UNITED STATES DISTRICT COURT DISTRICT OF RHODE ISLAND

JOHN DOE,

Plaintiff,

v. C.A. NO.: 18-106-JJM-LDA

JOHNSON & WALES UNIVERSITY, Defendant.

STIPULATION EXTENDING TIME FOR DEFENDANT'S SERVICE OF ITS DISCOVERY RESPONSES AND OBJECTIONS

Plaintiff John Doe and Defendant Johnson & Wales University ("JWU") stipulate that JWU shall have up to and including <u>January 14, 2019</u> to serve its responses and any objections to Plaintiff's First Request for Production of Documents.

JOHN DOE JOHNSON & WALES UNIVERSITY,

By His Attorney, By Its Attorneys,

/s/ Steven M. Richard /s/ James P. Ehrhard /s/ Jeffrey S. Brenner

James P. Ehrhard (BBO No. 651797)

Ehrhard & Associates, PC.

250 Commercial St., Suite 410

Worcester, MA 01608

Tel: 508-791-8411

Steven M. Richard (#4403)

Jeffrey S. Brenner (#4369)

Nixon Peabody LLP

One Citizens Plaza, Suite 500

Providence, RI 02903

<u>ehrhard@ehrhardlaw.com</u>

Tel: 401-454-1020
Fax: 401-454-1030

Dated: December 20, 2018 <u>srichard@nixonpeabody.com</u> jbrenner@nixonpeabody.com

Dated: December 20, 2018